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Beverley C. Salahuddin Thompson v. The Trustees of Indiana University, Gunnar Ortlieb, W. Quinn Buckneret al
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Case Number	53C06-2310-CT-002303
Court	Monroe Circuit Court 6
Туре	CT - Civil Tort
Filed	10/13/2023
Status	10/13/2023 , Pending (active)

#### Parties to the Case

Defendant The Trustees of Indiana University

Defendant Ortlieb, Gunnar

Defendant Buckner, W. Quinn

Defendant Lucchese, Cindy

Defendant Langham, Cathy

Defendant Mirro, Michael J.

Defendant Morris, Jeremy A.

Defendant Morris, J. Timothy

Defendant Seibert, Kyle S.

Defendant Spears, Donna B.

Defendant Winston, Vivian

Defendant Wallace, Kwan J.

Defendant Eal, Joshua A.

Defendant Seifers, Brad

Plaintiff Salahuddin Thompson, Beverley C.

#### <u>Attorney</u>

Sandra Lois Blevins #1964649, Lead, Retained

One Indiana SQ STE 1660 Indianapolis, IN 46204 317-687-2222(W)

#### <u>Attorney</u>

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#### <u>Attorney</u>

Jamie Ann Maddox #2652249, Retained

One Indiana Square Suite 1660 Indianapolis, IN 46204 317-687-2222(W)

### Chronological Case Summary

10/13/2023 Case Opened as a New Filing

10/16/2023 Complaint/Equivalent Pleading Filed

Complaint for Damages and Demand for Trial by Jury filed. KMF

Filed By: Salahuddin Thompson, Beverley C.

File Stamp: 10/13/2023

10/16/2023 Appearance Filed

Appearance by Attorneys in a Civil Case filed. KMF

For Party: Salahuddin Thompson, Beverley C.

File Stamp: 10/13/2023

10/16/2023 Subpoena/Summons Filed

Summons filed. Clerk notes a signed, dated, sealed Summons is forwarded to Plaintiff/Plaintiff's Counsel via E-file and Serve Program for service upon

parties of record. KMF

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10/16/2023 Case Filed Electronically

#### Financial Information

\* Financial Balances reflected are current representations of transactions processed by the Clerk's Office. Please note that any balance due does not reflect interest that has accrued – if applicable – since the last payment. For questions/concerns regarding balances shown, please contact the Clerk's Office.

#### Salahuddin Thompson, Beverley C.

Plaintiff

Balance Due (as of 11/10/2023)

0.00

Charge Summary

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Description	Amount	Credit	Payment	
Court Costs and Filing Fees	232.00	0.00	232.00	

#### Transaction Summary

Date	Description Amount	
10/16/2023	Transaction Assessment	232.00
10/16/2023	Electronic Payment	(232.00)

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Monroe Circuit Court 6

STATE OF INDIANA	)	MONROE CIRCUIT COURT
COUNTY OF MONROE	) SS:	CAUSE NO.: 53C06-2310-CT-002303
BEVERLEY C. SALAHUDDIN	)	
THOMPSON,	)	
Plaintiff,	)	
vs.	)	
THE TRUSTEES OF INDIANA	)	
UNIVERSITY, GUNNAR ORTLI	IEB in his )	
official capacity, BRAD SEIFERS,	,	
his official capacity, W. QUINN BU	,	
in his official capacity, CINDY LUC	,	
in her official capacity, CATHY LA	. ,	
in her official capacity, MICHAEL	- /	
in his official capacity, JEREMY A.	.,	
in his official capacity, J. TIMOTH	. ,	
MORRIS, in his official capacity, K		
SEIBERT, in his official capacity, I	,	
B. SPEARS, in her official capacity,	,	
VIVIAN WINSTON, in her officia	ıl capacity, )	
KWAN J. WALLACE, in his official		
and JOSHUA A. EAL, in his officia	al capacity,)	
-	)	
Defendants.	)	

# **COMPLAINT FOR DAMAGES AND DEMAND FOR TRIAL BY JURY**

Plaintiff Beverley C. Salahuddin Thompson, by counsel, for her *Complaint for Damages* and *Demand for Trial By Jury* ("Complaint"), states as follows:

## I. <u>INTRODUCTION</u>

1. This is an action brought by Beverley C. Salahuddin Thompson ("Ms. Thompson") against Defendants The Trustees of Indiana University ("IU"), Gunnar Ortlieb, in his official capacity, Brad Seifers, in his official capacity, W. Quinn Buckner, in his official capacity, Cindy Lucchese, in her official capacity, Michael J. Mirro, in his official

capacity, Jeremy A. Morris, in his official capacity, J. Timothy Morris, in his official capacity, Kyle S. Seibert, in his official capacity, Donna B. Spears, in her official capacity, Vivian Winston, in her official capacity, Kwan J. Wallace, in his official capacity, and Joshua A. Eal in his official capacity. Ms. Thompson was a student at IU until her graduation in December of 2021. Defendant IU violated Title IX of the Educational Amendments of 1972, 20 U.S.C. § 1681 et seq. ("Title IX") and Title VI of the Civil Rights Act of 1964, 42 U.S.C. §§ 2000d et seq. ("Title VI"), by discriminating against Ms. Thompson on the basis of her race, African American, and her female gender.

2. This action is also brought by Ms. Thompson against Defendants Gunnar Ortlieb, Brad Seifers, W. Quinn Buckner, Cindy Lucchese, Michael J. Mirro, Jeremy A. Morris, J. Timothy Morris, Kyle S. Seibert, Donna B. Spears, Vivian Winston, Kwan J. Wallace, and Joshua A. Eal for a violation of her constitutional rights under Section 1983.

### II. EXHAUSTION OF ADMINISTRATIVE REMEDIES

- 3. Ms. Thompson first notified IU of potential tort claims by a letter dated April 1, 2022. IU replied on April 5, 2022 by disavowing any inappropriate actions on its part.
- 4. On April 19, 2022, Ms. Thompson sent her Notice of Tort Claim to the Office of the Attorney General and the Indiana Political Subdivision Risk Management Commission.
- 5. Although it was not required, Ms. Thompson additionally filed a grievance with the U.S. Department of Education's Office for Civil Rights, outlining her claims under both Title IX and Title VI.
- 6. On October 17, 2022, the OCR completed its investigation and issued Ms. Thompson a notice of her right to sue.

### III. <u>VENUE</u>

- 7. At all times relevant to this Complaint, Ms. Thompson was a resident of Bloomington in Monroe County, Indiana.
- 8. Indiana University is a state-run institution of higher education, located in Bloomington, Monroe County, Indiana.
- 9. Defendant the Trustees of Indiana University is a body politic and under that name can be sued pursuant to Indiana Code § 21-20-2-2.
- 10. Ms. Thompson was a student at Indiana University in Monroe County, Indiana.
  - 11. The unlawful practices alleged below arose in Monroe County, Indiana.
- 12. This cause of action arose in Bloomington, Indiana, which is located in Monroe County.

### IV. PLAINTIFF

- 13. Ms. Thompson is a citizen of the United States, and was, during all times relevant to this Complaint, a resident of Bloomington in Monroe County, Indiana.
  - 14. Ms. Thompson's race is African American.
  - 15. Ms. Thompson's gender is female.

### V. <u>DEFENDANTS</u>

- 16. Defendant the Trustees of Indiana University is a body politic and under that name can be sued pursuant to Indiana Code § 21-20-2-2.
- 17. IU employs uniformed police officers, known as Indiana University Police Department "IUPD."

- 18. Specifically, IU is responsible for "appoint[ing] police officers for the state educational institution for which the board is responsible" as well as "prescrib[ing] duties and direct[ing] the conduct of the appointed police officers" under Ind. Code § 21-39-4-2.
- 19. Defendant Gunnar Ortlieb is a police officer with the Indiana University

  Police Department. At all times relevant, he engaged in the performance of his duties within

  Monroe County.
- 20. Defendant Brad Seifers is IUPD's Deputy Superintendent and is currently the Interim Division Chief for IUPD's Bloomington Division. At all times relevant, he engaged in the performance of his duties within Monroe County.
- 21. Non-defendant Jill Lees served as Chief of Police for IUPD's Bloomington Division until approximately September of 2023.
- 22. Defendant W. Quinn Buckner is the Chair of the Board of Trustees of Indiana University and a Trustee of Indiana University who at all times relevant engaged in the performance of his duties within Monroe County.
- 23. Defendant Cindy Lucchese is the Vice Chair for the Board of Trustees of Indiana University and a Trustee of Indiana University who at all times relevant engaged in the performance of her duties within Monroe County.
- 24. Defendant Cathy Langham is a Trustee of Indiana University who at all times relevant engaged in the performance of her duties within Monroe County.
- 25. Defendant Michael J. Mirro is a Trustee of Indiana University who at all times relevant engaged in the performance of his duties within Monroe County.

- 26. Defendant Jeremy A. Morris is a Trustee of Indiana University who at all times relevant engaged in the performance of his duties within Monroe County.
- 27. Defendant J. Timothy Morris is a Trustee of Indiana University who at all times relevant engaged in the performance of his duties within Monroe County.
- 28. Defendant Kyle S. Seibert is a Trustee of Indiana University who at all times relevant engaged in the performance of his duties within Monroe County.
- 29. Defendant Donna B. Spears is a Trustee of Indiana University who at all times relevant engaged in the performance of her duties within Monroe County.
- 30. Defendant Vivian Winston is a Trustee of Indiana University who at all times relevant engaged in the performance of her duties within Monroe County.
- 31. Kwan J. Wallace is the Assistant Director for Academic Misconduct for the Office of Student Conduct at Indiana University Bloomington who at all times relevant engaged in the performance of his duties within Monroe County.
- 32. Joshua A. Eal is the Sexual Misconduct Investigator at Indiana University Bloomington who at all times relevant engaged in the performance of his duties within Monroe County.
- 33. At all times relevant to this action, Ms. Thompson was a student at Indiana University.

### VI. <u>STATEMENT OF FACTS</u>

- A. In October 2021, Ms. Thompson was a victim of sexual assault after she had been given a date rape drug without consent.
- 34. Around 5:30 am on October 13, 2021, an officer of the Indiana University Police Department ("IUPD"), Gunnar Ortlieb, conducted a welfare check in response to a report of a partially nude woman on campus.
- 35. Mr. Ortlieb never located the individual who called in a request for the welfare check.
- 36. Mr. Ortlieb found Ms. Thompson disoriented, unaware of where she was, unable to remember the previous evening, and wearing only a jacket.
- 37. Mr. Ortlieb contacted EMS, who transferred Ms. Thompson to IU Health Bloomington Hospital ("IU Health").
- 38. Both EMS and the staff at IU Health believed Ms. Thompson had been given a "date rape drug" without her consent and then was sexually assaulted.
  - B. Despite a stellar academic record and evidence showing she had been a victim of a date rape drug and rape, IU charged Ms. Thompson with three violations of the Code of Student Rights, Responsibilities, and Conduct.
- 39. Ms. Thompson, then a twenty-one-year-old black woman with a 3.778 GPA planning to graduate a semester early and attend law school, was unquestionably the victim in this series of events.
- 40. Nonetheless, IU charged Ms. Thompson with three violations of the Code of Student Rights, Responsibilities, and Conduct, including for lewd, indecent or obscene conduct; personal misconduct that endangers self, others in the University community or

academic process, and unauthorized possession and use of alcoholic beverages. IU notified Ms. Thompson of these violations via an October 21, 2021 letter.

- 41. At this point, Ms. Thompson was still recovering both physically and mentally from the trauma of the horrific assault that left her semi-conscious on the IU Bloomington campus.
- 42. Learning that IU was charging her—the victim of the crime—with violations of various IU codes significantly increased Ms. Thompson's trauma and stress.
  - C. Despite being directly informed of the sexual assault, IU still required Ms. Thompson to attend a hearing unless she allowed IUPD to investigate the assault and attended an alcohol treatment program.
- 43. In October of 2021, Ms. Thompson's counsel contacted IU's then-General Counsel and IU's Vice Provost for Student Affairs and Dean of Students and informed them that Ms. Thompson was a victim of sexual assault.
- 44. She further explained that requiring Ms. Thompson to participate in a Judicial Conference would be traumatizing for her as a recent crime victim, particularly as Ms. Thompson was eager to graduate early and attend law school.
- 45. Ms. Thompson's counsel offered to provide testimony from medical experts to support Ms. Thompson's assertions that she had been drugged and raped.
- 46. Ms. Thompson's counsel also asked to delay the Judicial Conference to allow time to provide IU with verification from IU Health that she had been given a drug without her consent and sexually assaulted.
- 47. Despite this significant evidence showing that Ms. Thompson had been drugged and raped, Defendant Kwan J. Wallace and Defendant Joshua A. Eal insisted that

Ms. Thompson attend the Judicial Conference during which she would be forced to re-live and recount her sexual trauma.

- 48. Mr. Wallace and Mr. Eal furthermore denied Ms. Thompson and her counsel access to any of the relevant documents mentioned in their October 21, 2021 letter ahead of the Judicial Conference. When they finally were provided access, they were prevented from making copies or taking photos of such documents under threat of being criminally charged by IUPD if any photos or copies were made.
- 49. At the beginning of the Judicial Conference, Mr. Kwan and Mr. Eal forced Ms. Thompson to disclose what had occurred when she was sexually assaulted. Ms. Thompson also disclosed during the Judicial Conference that a medical-forensic examination had been conducted to collect evidence of a sexual assault. Her assault kit was anonymous.
- 50. On Ms. Thompson's request for Mr. Kwan and Mr. Eal to then dismiss the disciplinary charges, Mr. Kwan and Mr. Eal refused and instead offered a pardon to Ms. Thompson through its amnesty process, but this process was improper given that Ms. Thompson had not violated the of the Code of Student Rights, Responsibilities, and Conduct.
- 51. Specifically, Ms. Thompson had no control over where her body was placed after she was drugged and sexually assaulted, nor could she control what she was wearing after being attacked. She was the victim.
- 52. Mr. Kwan and Mr. Eal also claimed Ms. Thompson had not been given a "date rape drug" because her "drug test was negative." In fact, no date rape drug test had been administered—rather a test for other common illicit drugs such as heroin, cocaine, and similar drugs was conducted and was negative.

- 53. IU Health told Ms. Thompson that no test for any "date rape drugs" had been conducted as a matter of hospital policy based of the short half-life of such date rape drugs and IU Health needs to know what date rape drugs to test for since new date rape drugs continue to emerge.
- 54. Nonetheless, Mr. Kwan and Mr. Eal maintained IU's position that Ms. Thompson was not drugged.
- 55. Mr. Kwan and Mr. Eal continued to try to discredit, disregard, berate, humiliate, harass, and/or otherwise discriminate against Ms. Thompson.
- 56. Further, Mr. Kwan and Mr. Eal refused to dismiss the charges against Ms. Thompson unless she allowed IUPD, rather than outside police, to investigate her sexual assault.
- 57. Mr. Kwan and Mr. Eal also conditioned IU's offer of amnesty to Ms. Thompson on her participation in an alcohol treatment program based on her blood alcohol content that IUPD had obtained by coercing IU Health to violate HIPAA.
- 58. Mr. Kwan and Mr. Eal told Ms. Thompson that her personal physician would process her sexual assault kit, which was false.
- 59. Before the end of the Judicial Conference, Ms. Thompson confirmed in writing that she did not consent to IU's handling her sexual assault claim.
  - D. IU lacked any reasonable justification for its refusal to dismiss charges, its insistence on IUPD investigating the sexual assault, or its requirement that Ms. Thompson attend an alcohol treatment program.
- 60. Mr. Kwan and Mr. Eal justified these irrational demands by asserting it wanted to ensure that students like Ms. Thompson succeed at IU.

- 61. However, such a claim directly contradicts that Ms. Thompson had been on track to graduate two months after this incident, a full semester early, with a 3.778 GPA with no violations or other blemishes on her student record.
  - 62. IU admitted it had not examined her student file before the Judicial Conference.
- 63. IU would not have taken such extreme steps to penalize the victim of a crime had she been white or male.
- 64. Indeed, no rational explanation for IU's unlawful treatment of Ms. Thompson exists other than a discriminatory one.
- 65. From the outset, IU's treatment of Ms. Thompson reflected its discriminatory beliefs that because of her color, race, and/or gender, she must be a criminal, the wrongdoer, or at least partially responsible for what happened to her.
- 66. Because of Ms. Thompson's race, gender, and/or color, IU further assumed that she must have done something to deserve or invite the attack.
  - E. IU has continued to harm Ms. Thompson by failing to provide her with the bodycam footage from the initial welfare check and trip to the hospital as well as refusing to turn over the sexual assault kit to the Indiana State Police.
- 67. Although IU eventually dismissed the charges against Ms. Thompson, it did so after causing her significant harm.
- 68. In addition, IU violated Indiana's Access to Public Records laws by refusing to allow Ms. Thompson's counsel to view the bodycam footage from the initial welfare check and trip to the hospital.

- 69. IU also refused to surrender to the Indiana State Police Ms. Thompson's sexual assault kit and any surveillance videos of the location where Ms. Thompson was found after the attack.
- 70. Ms. Thompson repeatedly told IU she does not want IU investigating the sexual assault internally and wanted the Indiana State Police to investigate this heinous crime.
  - 71. However, IU continues to impede the investigation.
- 72. On information and belief, IUPD has yet to investigate the sexual assault of Ms. Thompson despite multiple news reports in October and early November 2021 of high incidents of sexual assault on the Bloomington campus of Indiana University.
- 73. Indeed, on December 9, 2021, Jennifer Kincaid, IU's Title IX coordinator stated, "We know the reports [of rape] are much higher this semester."
- 74. Finally, although Ms. Thompson's rape kit was supposed to be confidential, IU clearly breached her confidentiality and labeled the results of this sexual assault kit with her personal identifying information.
- 75. At all times, Ms. Thompson or her counsel fully apprised IU of this treatment of Ms. Thompson.

<sup>&</sup>lt;sup>1</sup> Max Lewis, *It is just scary': IU Bloomington seeing significant increase in rapes reported*, CBS4 NEWS, <a href="https://cbs4indy.com/news/it-is-just-scary-iu-bloomington-seeing-significant-increase-in-rapes-reported/">https://cbs4indy.com/news/it-is-just-scary-iu-bloomington-seeing-significant-increase-in-rapes-reported/</a> (last visited Oct. 13, 2023).

### VII. STATEMENT OF CLAIMS

#### COUNT I

(Discrimination Based on Gender Pursuant to Title IX of the Education Amendments Act of 1972)

- 76. Ms. Thompson incorporates the allegations of paragraphs 1 through 75 above and, in addition, states that IU intentionally discriminated against her on the basis of her gender in violation of Title IX of the Education Amendments Act of 1972, as amended, 20 U.S.C. §§ 1681 through 1688.
  - 77. Ms. Thompson's gender is female, which is a protected class.
  - 78. It is clear from Ms. Thompson's physical features that she is female.
  - 79. IU is aware that Ms. Thompson's gender is female.
  - 80. IU is a Title IX funding recipient and is therefore subject to Title IX.
- 81. IU treated similarly situated individuals outside of Ms. Thompson's protected class more favorably.
- 82. IU, for example, sought disciplinary charges against Ms. Thompson for public intoxication when she was not willingly intoxicated and did not willingly violate any university rules or policies.
- 83. Nonetheless, IU sought disciplinary charges against Ms. Thompson, rather than waiving them, as was IU's practice, and even required her to attend a disciplinary hearing, during which she was forced to unnecessarily discuss and re-live her assault.
- 84. On knowledge and belief, no other males were similarly charged with public intoxication for a non-consensual ingestion of drugs and/or alcohol or were required to attend an alcohol treatment program after being unknowingly drugged.

- 85. IU even violated its own policies and/or practices by refusing to waive disciplinary charges against Ms. Thompson, a victim of sexual assault.
- 86. IU's breaches of its own policies and/or practices further demonstrate IU's discriminatory treatment of Ms. Thompson.
- 87. IU's Police Department, a subdivision of IU, also has refused to investigate the sexual assault of Ms. Thompson or provide the sexual assault kit to the Indiana State Police.
- 88. The resulting hostile environment created by IU's pursuing Ms. Thompson for false disciplinary charges despite knowing she was sexually assaulted, forcing her to discuss and re-live the night of the sexual assault, violating its own policies and/or practices by refusing to waive disciplinary charges against Ms. Thompson, refusing to investigate the sexual assault of Ms. Thompson, and interfering with the criminal investigation of the sexual assault of Ms. Thompson was severe and pervasive and denied Ms. Thompson equal access to educational opportunities.
- 89. Ms. Thompson experienced significant emotional harm and was even forced to delay starting graduate school as a result of the sexual assault and later disciplinary charges against Ms. Thompson.
- 90. IU violated Title IX of the Education Amendments Act of 1972, as amended, 20 U.S.C. §§ 1681 through 1688, by discriminating against Ms. Thompson on the basis of her gender, female.

### **COUNT II**

(Title VI of the Civil Rights Act of 1964)

- 91. Ms. Thompson incorporates the allegations in paragraphs 1 through 90 above, and, in addition, alleges that IU intentionally discriminated against Ms. Thompson based on her African American race in violation of Title VI of the Civil Rights Act of 1964, 42 U.S.C. §§ 2000d through 2000d-7.
  - 92. Ms. Thompson's race is African American, which is a protected class.
- 93. It is clear from Ms. Thompson's physical features that she is African American.
  - 94. IU is a recipient of federal funding and thus subject to Title VI.
- 95. IU treated similarly situated individuals outside of Ms. Thompson's protected class more favorably.
- 96. IU, for example, sought disciplinary charges against Ms. Thompson for public intoxication when she was not willingly intoxicated and did not willingly violate any university rules or policies.
- 97. Nonetheless, IU sought disciplinary charges against Ms. Thompson, rather than waiving them, as was IU's practice, and even required her to attend a disciplinary hearing, during which she was forced to unnecessarily discuss and relive her assault.
- 98. On knowledge and belief, no other Caucasians were similarly charged with public intoxication for a non-consensual ingestion of drugs and/or alcohol or were required to attend an alcohol treatment program after being unknowingly drugged.
- 99. IU even violated its own policies and/or practices by refusing to waive disciplinary charges against Ms. Thompson, a victim of sexual assault.

- 100. IU's breaches of its own policies and/or practices further demonstrate IU's discriminatory treatment of Ms. Thompson.
- 101. IU's Police Department, a subdivision of IU, also has refused to investigate the sexual assault of Ms. Thompson or provide the sexual assault kit to the Indiana State Police.
- 102. By pursuing Ms. Thompson for false disciplinary charges despite knowing she was sexually assaulted, forcing her to discuss and re-live the night of the sexual assault, violating its own policies and/or practices by refusing to waive disciplinary charges against Ms. Thompson, refusing to investigate the sexual assault of Ms. Thompson, and interfering with the criminal investigation of the sexual assault of Ms. Thompson, IU denied Ms. Thompson access to the same services and/or benefits as other Caucasian students at IU.
- 103. Ms. Thompson faced significant emotional harm because of IU's discriminatory actions and was even forced to delay starting graduate school as a result of the sexual assault and the later disciplinary charges against Ms. Thompson.
- 104. IU violated Title VI of the Civil Rights Act of 1964, 42 U.S.C. §§ 2000d et seq. by discriminating against Ms. Thompson on the basis of her race, African American.

#### **COUNT III**

(Intentional Deprivation of Rights Secured to Plaintiff by Section 1981 of the Civil Rights Act of 1871)

105. Ms. Thompson incorporates the allegations in paragraphs 1 through 104 above, and, in addition, alleges Defendant discriminated against Ms. Thompson in violation of Section 1 of the 1866 Civil Rights Act, 42 U.S.C. § 1981, by discriminating against her on the basis of her race, African American.

- 106. Ms. Thompson is African American and had a contractual relationship with IU based on her enrollment as a student with IU.
  - 107. IU is furthermore a governmental entity.
- 108. IU treated Ms. Thompson, an African American, differently than other students facing disciplinary issues and victims of crimes who were not African American.
  - 109. IU has failed to investigate the sexual assault of Ms. Thompson.
- 110. IU has furthermore withheld evidence of Ms. Thompson's sexual assault from the Indiana State Police in violation of Indiana law, which was a racially motivated abuse of governmental power.
- 111. IU failed to provide Ms. Thompson with "full and equal benefit of all laws and proceedings for the security of persons and property as is enjoyed by white citizens" or "subject" Ms. Thompson "to like punishment, pains, penalties, taxes, licenses, and exactions of every kind . . . ."
- 112. IU's conduct in this matter constitutes racially motivated misuse and/or abuse of its governmental power.
- 113. Ms. Thompson seeks relief for this Section 1981 violation under 42 U.S.C. § 1983.

### **COUNT IV**

(Infringement of Ms. Thompson's Constitutional Rights, Powers, Privileges, and Immunities in Violation of 42 U.S.C. § 1983)

114. Ms. Thompson incorporates the allegations in paragraphs 1 through 113 above, and, in addition, alleges Ms. Thompson suffered the deprivation of her rights, liberties and

immunities as secured and guaranteed under the Constitution and Laws of the United States of America in violation of the Civil Rights Act of 1871, 42 U.S.C. § 1983.

- 115. Specifically, Defendants Gunnar Ortlieb, Brad Seifers, W. Quinn Buckner, Cindy Lucchese, Michael J. Mirro, Jeremy A. Morris, J. Timothy Morris, Kyle S. Seibert, Donna B. Spears, Vivian Winston, Kwan J. Wallace, and Joshua A. Eal violated Ms. Thompson's rights and guarantees as secured by the Due Process Clause of the Fourteenth Amendment to the United States Constitution and the Right to Due Course of Law under Article I, Section 12 of the Indiana Constitution.
- 116. During Ms. Thompson's disciplinary process, Defendants Kwan J. Wallace and Joshua A. Eal treated Ms. Thompson, an African American, differently than other Caucasian students facing disciplinary issues without a compelling, reasonable, or rational basis.
- 117. Defendant Gunnar Ortlieb also treated Ms. Thompson differently than victims of crimes who were not African American by failing to investigate the sexual assault of Ms. Thompson and withholding evidence from Ms. Thompson and the Indiana State Police without a compelling, reasonable, or rational basis.
- 118. During Ms. Thompson's disciplinary process, Defendants Kwan J. Wallace and Joshua A. Eal also treated Ms. Thompson, a female, differently than male students facing disciplinary issues.
- 119. Defendant Gunnar Ortlieb also treated Ms. Thompson differently than victims of crimes who were not male without a reasonable or rational basis.
- 120. At minimum, Defendants Kwan J. Wallace, Joshua A. Eal, and Gunnar Ortlieb intentionally treated Ms. Thompson differently than others similarly situated without a rational

basis for the disparate treatment, and Mr. Wallace, Mr. Eal, and Mr. Ortlieb targeted Ms. Thompson because of an animus against her.

- 121. Mr. Wallace and Mr. Eal took these actions with the knowledge of Defendants W. Quinn Buckner, Cindy Lucchese, Michael J. Mirro, Jeremy A. Morris, J. Timothy Morris, Kyle S. Seibert, Donna B. Spears, and Vivian Winston, and Defendants W. Quinn Buckner, Cindy Lucchese, Michael J. Mirro, Jeremy A. Morris, J. Timothy Morris, Kyle S. Seibert, Donna B. Spears, and Vivian Winston, who facilitated, approved, condoned, or turned a blind eye to it.
- 122. Mr. Ortlieb took these actions against Ms. Thompson with his supervisor Defendant Brad Seifers's knowledge or at Mr. Seifers's direction. Thus, Mr. Seifers knew of Mr. Ortleib's misconduct and facilitated, approved, condoned, or turned a blind eye to it.
- 123. In addition, as Indiana University's Trustees "direct the conduct of the appointed police officers" at IUPD under Ind. Code § 21-39-4-2, Defendants W. Quinn Buckner, Cindy Lucchese, Michael J. Mirro, Jeremy A. Morris, J. Timothy Morris, Kyle S. Seibert, Donna B. Spears, and Vivian Winston knew or were deemed to know of Mr. Ortlieb's misconduct and facilitated, approved, condoned, or turned a blind eye to it.
- 124. Defendants W. Quinn Buckner, Cindy Lucchese, Michael J. Mirro, Jeremy A. Morris, J. Timothy Morris, Kyle S. Seibert, Donna B. Spears, and Vivian Winston, also had actual knowledge of Mr. Ortlieb's and/or IUPD's misconduct and facilitated, approved, condoned, or turned a blind eye to it.
- 125. At all times relevant herein, Defendants Gunnar Ortlieb, Brad Seifers, W. Quinn Buckner, Cindy Lucchese, Michael J. Mirro, Jeremy A. Morris, J. Timothy Morris,

Kyle S. Seibert, Donna B. Spears, Vivian Winston, Kwan J. Wallace, Joshua A. Eal were acting under the color of state law.

#### **COUNT IV**

(Intentional Infliction of Emotional Distress)

- 126. Ms. Thompson incorporates the allegations of paragraphs 1 through 125 above, and, in addition, states that Defendants' conduct in this matter constitutes intentional infliction of emotional distress.
- 127. Ms. Thompson exhausted her administrative remedies by filing a tort claim notice.
  - 128. IU's actions in this matter constitute extreme and outrageous conduct.
- 129. IU's intentional and/or reckless conduct caused severe emotional distress to Ms. Thompson.
  - 130. IU is subject to liability for Ms. Thompson's emotional distress.

### VIII. PRAYER FOR RELIEF

WHEREFORE, Plaintiff Beverley C. Salahuddin Thompson prays for judgment in her favor and against Defendants and that the following be awarded:

- a. Order Defendants to institute and carry out policies, practices, and programs which provide equal protection for individuals of diverse race backgrounds, and which eradicate the effects of its past and present unlawful practices.
- b. Order Defendants to make whole Ms. Thompson by providing appropriate back pay and front pay for actual damages with pre-judgment interest, in amounts to be determined at trial, and other affirmative relief necessary to

- eradicate the effects of their unlawful practices, including but not limited to, pecuniary losses of Ms. Thompson.
- c. Order Defendants to make whole Ms. Thompson by providing compensation for past and future nonpecuniary losses resulting from the unlawful practices described above, including emotional pain, suffering, inconvenience, loss of enjoyment of life, and humiliation, in amounts to be determined at trial.
- d. Order Defendants to pay Ms. Thompson emotional distress for the malicious and reckless conduct described above, in amounts to be determined at trial.
- e. Order Defendants to pay Ms. Thompson damages for any and all injuries to her career.
- f. Order Defendant IU to provide the Indiana State Police or another appropriate law enforcement entity with the evidence it collected regarding the sexual assault and rape of Ms. Thompson.
- g. Award Ms. Thompson the cost of this action including reasonable attorney fees and any such other relief as the Court may deem just, proper and equitable.

### IX. <u>RESERVATION OF RIGHTS</u>

Pursuant to the rules of pleading and practice, Plaintiff Beverley C. Salahuddin Thompson reserves the right to assert additional violations of federal and state law.

### X. <u>JURY TRIAL</u>

Plaintiff Beverley C. Salahuddin Thompson demands trial by jury on all issues so triable.

# Case 1:23-cv-02094-TWP-MKK Document 1-2 Filed 11/20/23 Page 24 of 69 PageID #: 96

Plaintiff Beverley C. Salahuddin Thompson's Complaint for Damages and Demand for Trial by Jury

## Respectfully submitted,

s/ Courtney E. Endwright

Sandra L. Blevins, Atty. No. 19646-49 Jamie A. Maddox, Atty. No. 26522-49 Courtney E. Endwright, Atty. No. 30557-49

Attorneys for Plaintiff Beverley C. Salahuddin Thompson

BETZ + BLEVINS One Indiana Square, Suite 1660 Indianapolis, Indiana 46204 Phone: (317) 687-2222

Fax: (317) 687-2221

E-mail: sblevins@betzadvocates.com

jmaddox@betzadvocates.com cendwright@betzadvocates.com litigation@betzadvocates.com

Monroe Circuit Court 6

STATE OF INDIANA )	MONROE CIRCUIT COURT
COUNTY OF MONROE ) SS:	CAUSE NO.: 53C06-2310-CT-002303
BEVERLEY C. SALAHUDDIN THOMPSON,	) )
Plaintiff,	) )
VS.	)
THE TRUSTEES OF INDIANA UNIVERSITY, GUNNAR ORTLIEB, in official capacity, BRAD SEIFERS, in his official capacity, W. QUINN BUCKNI in his official capacity, CINDY LUCCHES in her official capacity, CATHY LANGHA in her official capacity, MICHAEL J. MIRI in his official capacity, JEREMY A. MORE in his official capacity, J. TIMOTHY MORRIS, in his official capacity, KYLE S. SEIBERT, in his official capacity, DONNAB. SPEARS, in her official capacity, and VIVIAN WINSTON, in her official capacity KWAN J. WALLACE, in his official capacity and JOSHUA A. EAL, in his official capacity capacity.	(ity, ) (ER, ) (ER, ) (SE, ) (AM, ) (RO, ) (RIS, ) () () (ity, ) (ity, )
Defendants.	) )

## APPEARANCE BY ATTORNEYS IN A CIVIL CASE

- 1. Name of Party: <u>Beverley C. Salahuddin Thompson</u>
- 2. Attorney information (as applicable for service of process):

Name: <u>Courtney E. Endwright</u> Atty. No.: <u>30557-49</u>

Address: <u>Betz + Blevins</u> Phone: <u>(317) 687-2222</u>

One Indiana Square, Suite 1660 Fax: (317) 687-2221

Indianapolis, IN 46204 Email: cendwright@betzadvocates.com litigation@betzadvocates.com

3. This is a <u>CT</u> case type as defined in administrative Rule 8(B)(3).

4.	I will accept service from other parties by:				
	Fax at the above noted number: Yes No $\underline{X}$				
	Email at the above noted email address: Yes X No				
5.	This case involves child support issues. Yes No $\underline{X}$				
6.	This case involves a protection from abuse order, a workplace violence restraining order, or a no-contact order. Yes $\underline{\hspace{1cm}}$ No $\underline{X}$				
7.	This case involves a petition for involuntary commitment. Yes No $\underline{X}$				
8.	If Yes above, provide the following regarding the individual subject to the petition for involuntary commitment: $\ensuremath{\mathrm{N}/\mathrm{A}}$				
9.	There are related cases: Yes No $\underline{X}$				
10.	Additional information required by local rule: N/A				
11.	There are other party members: Yes No $\underline{X}$				
12.	This appearance form will be served on all parties and/or counsel with the service of the Complaint and Summons.				
	BETZ + BLEVINS				
	s/ Sandra L. Blevins				
	Sandra L. Blevins, Atty. No. 19646-49				
	s/ Jamie A. Maddox				
	Jamie A. Maddox, Atty. No. 26522-49				
	s/ Courtney E. Enduright				
	Courtney E. Endwright, Atty. No. 30557-49				
	Betz + Blevins				
	One Indiana Square, Suite 1660				
	Indianapolis, Indiana 46204				
	Phone: (317) 687-2222				
	Fax: (317) 687-2221				
	Email: sblevins@betzadvocates.com				
	<u>jmaddox@betzadvocates.com</u>				
	cendwright@betzadvocates.com				
	<u>litigation@betzadvocates.com</u>				

### <u>APPEARANCE FORM - CONTINUATION PAGE (Civil Case)</u>

**First Name in Case Caption:** Beverley C. Salahuddin Thompson **Continuation of Item # 2:** 

Name: Sandra L. Blevins Atty. No.: 19646-49

Address: <u>Betz + Blevins</u> Phone: <u>(317)687-2222</u>

One Indiana Square, Suite 1660 Fax: (317)687-2221

<u>Indianapolis, IN 46204</u> Email: <u>sblevins@betzadvocates.com</u>

litigation@betzadvocates.com

Name: <u>Jamie A. Maddox</u> Atty. No.: <u>26522-49</u>

Address: BETZ + BLEVINS Phone: (317)687-2222

One Indiana Square, Suite 1660 Fax: (317)687-2221

<u>Indianapolis, IN 46204</u> Email: <u>imaddox@betzadvocates.com</u>

litigation@betzadvocates.com

## SUMMONS

STATE OF I	INDIANA	)	MONROE CI	RCUIT COURT
COUNTY C	OF MONROE	) SS: )	CAUSE NO.:	53C06-2310-CT-002303
BEVERLEY THOMPSO	C. SALAHUDDIN	)		
	Plaintiff,	)		
vs.		)		
UNIVERSITO official capace his official capace his official cain his official in her official in his official in his official in his official MORRIS, in SEIBERT, in B. SPEARS, VIVIAN WIKWAN J. W.	TEES OF INDIANA TY, GUNNAR ORTL City, BRAD SEIFERS, Lapacity, W. QUINN B Capacity, CINDY LU Capacity, MICHAEL Capacity, JEREMY A Capacity, J. TIMOTH Capacity, J. TIMOTH Capacity, I capacity, I Capacity, I his official capacity, I Capacity, I his official capacity NSTON, in her official CALLACE, in his official CALLACE, in his official	in ) UCKNER,) CCHESE, ) ANGHAM,) J. MIRRO, MORRIS,) Y ) CYLE S. ) DONNA ) y, and ) al capacity, ) ial capacity,)		
	Defendants.	)		
TO:	The Trustees of India Franklin Hall 200 601 E. Kirkwood Ave	,		

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

Bloomington, IN 47405

An answer or other appropriate response in writing to the complaint must be filed either by you or your attorney within twenty (20) days, commencing the day after you receive this Summons, (or twenty-three (23) days if this summons was received by mail), or a judgment by default may be rendered against you for the relief demanded by the Plaintiff.

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

Dated: 10/16/2023

Clerk, Monroe Circuit Court

St

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522-49, Commey E.

Endwright, Atty. No. 30557-49

Betz + Blevins, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: <u>sblevins@betzadvocates.com</u>

jmaddox@betzadvocates.com cendwright@betzadvocates.com litigation@betzadvocates.com

# **PROOF OF SERVICE**

I hereby certify that I served the Summons by certified mail and received back the attached
return receipt showing that the Summons and a copy of the Complaint mailed to Defendant The
Trustees of Indiana University was accepted by the Defendant on the day of
I hereby certify that I hereby certify that I served the Summons by certified mail, and the
attached return receipt was received by me showing that the Summons and a copy of the Complaint
mailed to Defendant The Trustees of Indiana University was accepted by on
behalf of said Defendant on the day of, 2023.
Date:
Courtney E. Endwright
Betz + Blevins
One Indiana Square, Suite 1660
Indianapolis, Indiana 46204

Monroe Circuit Court 6

## SUMMONS

STATE OF I	INDIANA	)	MONROE CIRCUIT COURT
COUNTY C	OF MONROE	) SS: )	CAUSE NO.: 53C06-2310-CT-002303
BEVERLEY	C. SALAHUDDIN	)	
THOMPSON	Ν,	)	
	Plaintiff,	)	
vs.		)	
	TEES OF INDIANA	/	
	TY, GUNNAR ORTI Eity, BRAD SEIFERS	,	
	pacity, W. QUINN B	. ,	
	capacity, CINDY LU	. ,	
	l capacity, CATHY L	. ,	
	l capacity, MICHAEL	• /	
	capacity, JEREMY A	.,	
	capacity, J. TIMOTH	- /	
	his official capacity, I	,	
SEIBERT, in	h his official capacity,	DONNA )	
B. SPEARS,	in her official capacity	y, and	
VIVIAN WI	NSTON, in her offici	ial capacity, )	
KWAN J. W.	ALLACE, in his offic	cial capacity,)	
and JOSHUA	A A. EAL, in his offic	ial capacity, )	
-		)	
	Defendants.	)	
TO:	W. Quinn Buckner		
	The Board of Trustee	es of Indiana U	Jniversity
	Franklin Hall 200		
	601 E. Kirkwood Av	enue	

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

Bloomington, IN 47405

An answer or other appropriate response in writing to the complaint must be filed either by you or your attorney within twenty (20) days, commencing the day after you receive this Summons, (or twenty-three (23) days if this summons was received by mail), or a judgment by default may be rendered against you for the relief demanded by the Plaintiff.

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

10/16/2023

Dated:\_\_

Clerk, Monroe Circuit Court

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522-49, Courtney E. Endwright, Atty. No. 30557-49

BETZ + BLEVINS, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: <u>sblevins@betzadvocates.com</u>

jmaddox@betzadvocates.com cendwright@betzadvocates.com litigation@betzadvocates.com

# **PROOF OF SERVICE**

Monroe Circuit Court 6

## SUMMONS

STATE OF	INDIANA	)	MONROE CIRCUIT COURT
COUNTY C	OF MONROE	SS: )  N )  N )  (A ) (LIEB, in his ) (S, in ) (BUCKNER, ) (LUCCHESE, ) (LANGHAM, ) (EL J. MIRRO, ) (A. MORRIS, ) (THY ) (KYLE S. ) (y, DONNA ) (ity, and ) (icial capacity, ) (ficial capacity, )	CAUSE NO.: 53C06-2310-CT-002303
	C. SALAHUDDI	N )	
THOMPSO	N,	)	
	Plaintiff,	)	
VS.		)	
THE TRUSTEES OF INDIANA )			
UNIVERSITY, GUNNAR ORTLIEB, in his )			
	ity, BRAD SEIFER	,	
his official ca	pacity, W. QUINN	BUCKNER,)	
in his official	capacity, CINDY I	LUCCHESE, )	
in her official	l capacity, CATHY	LANGHAM,)	
in her official	l capacity, MICHAI	EL J. MIRRO,)	
in his official	capacity, JEREMY	A. MORRIS,)	
in his official capacity, J. TIMOTHY )			
MORRIS, in his official capacity, KYLE S. )			
SEIBERT, in	h his official capacit	y, DONNA )	
B. SPEARS,	in her official capac	city, and )	
VIVIAN WI	NSTON, in her off	ficial capacity, )	
	ALLACE, in his of	1	
and JOSHU	A A. EAL, in his of	ficial capacity, )	
	Defendants.	)	
TO:	Gunnar Ortlieb		
	Indiana University	Police Departm	ient

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

1469 E 17th Street Bloomington, IN 47408

An answer or other appropriate response in writing to the complaint must be filed either by you or your attorney within twenty (20) days, commencing the day after you receive this Summons, (or twenty-three (23) days if this summons was received by mail), or a judgment by default may be rendered against you for the relief demanded by the Plaintiff.

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

Dated: 10/16/2023

Clerk, Monroe Circuit Court

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522-49;

Endwright, Atty. No. 30557-49

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E-mail: <u>sblevins@betzadvocates.com</u>

jmaddox@betzadvocates.com cendwright@betzadvocates.com litigation@betzadvocates.com

# **PROOF OF SERVICE**

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One Indiana Square, Suite 1660 Indianapolis, Indiana 46204	
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# SUMMONS

STATE OF	INDIANA	)	MONROE CIRCUIT COURT
COUNTY C	OF MONROE	) SS: )	CAUSE NO.: 53C06-2310-CT-002303
BEVERLEY THOMPSO	' C. SALAHUDDIN N,	N )	
	Plaintiff,	)	
vs.		)	
UNIVERSITO official capace his official capace his official capace in his official in her official in his official in his official MORRIS, in SEIBERT, in B. SPEARS, VIVIAN WIKWAN J. W	TEES OF INDIAN TY, GUNNAR OR SEITER Entropy, W. QUINN Capacity, W. QUINN Capacity, CATHY Capacity, MICHAE Capacity, JEREMY Capacity, J. TIMOT Capacity, J. TIMOT Capacity, I capacity Capacity, I capacity Capacity, I his official capacity	TLIEB, in his ) AS, in ) BUCKNER, ) LUCCHESE, ) LANGHAM, ) EL J. MIRRO, ) A. MORRIS, ) THY ) KYLE S. ) y, DONNA ) ity, and ) itial capacity, ) ficial capacity, )	
	Defendants.	)	
TO:	Brad Siefers Indiana University 1469 E 17th Street Bloomington, IN 4	•	ent

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

Dated:\_10/16/2023

Clerk, Monroe Circuit Court **Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522v40; Courtney E.

Endwright, Atty. No. 30557-49

BETZ + BLEVINS, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: sblevins@betzadvocates.com

I hereby certify that I served the Summons b	y certified mail and recei	ived back the attached
return receipt showing that the Summons and a copy	y of the Complaint mail	ed to Defendant Brad
Siefers was accepted by the Defendant on the	day of	, 2023.
		:5 1 1 1 1 1
I hereby certify that I hereby certify that I so	erved the Summons by	certified mail, and the
attached return receipt was received by me showing the	hat the Summons and a	copy of the Complaint
mailed to Defendant Brad Siefers was accepted 1	by	_ on behalf of said
Defendant on the day of, 2023.		
Date:		
	Courtney E. Endwright BETZ + BLEVINS	
	One Indiana Square, Sui	ite 1660
	Indianapolis, Indiana 46	

#### SUMMONS

STATE OF 1	INDIANA	)	MONROE CIRCUIT COURT
COUNTY O	OF MONROE	) SS: )	CAUSE NO.53C06-2310-CT-002303
BEVERLEY THOMPSON	C. SALAHUDDIN N,	)	
	Plaintiff,	)	
vs.		)	
UNIVERSITO official capace his official capace his official cain his official in her official in his official in his official in his official MORRIS, in SEIBERT, in B. SPEARS, VIVIAN WILLIAM	TEES OF INDIANA TY, GUNNAR ORTL city, BRAD SEIFERS, pacity, W. QUINN Be capacity, CINDY LU capacity, CATHY LA capacity, MICHAEL capacity, JEREMY A capacity, J. TIMOTH his official capacity, K his official capacity, I in her official capacity NSTON, in her official ALLACE, in his official A. EAL, in his official	in ) UCKNER,) CCHESE, ) ANGHAM,) J. MIRRO,) . MORRIS,) Y ) CYLE S. ) DONNA ) y, and ) al capacity, ) ial capacity,)	
	Defendants.	)	
TO:	Cindy Lucchese The Board of Trustee Franklin Hall 200	es of Indiana U	niversity

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

601 E. Kirkwood Avenue Bloomington, IN 47405

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

Dated: \_\_\_\_\_

Clerk, Monroe Circuit Court

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522-49; Courtney

Endwright, Atty. No. 30557-49

BETZ + BLEVINS, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: <u>sblevins@betzadvocates.com</u>

I hereby certify that I served the Summons by	certified mail and received	d back the attached
return receipt showing that the Summons and a copy of	of the Complaint mailed to	Defendant Cindy
Lucchese was accepted by the Defendant on the	day of	, 2023.
I hereby certify that I hereby certify that I ser attached return receipt was received by me showing that	·	
mailed to Defendant Cindy Lucchese was accepted	•	
Defendant on the day of, 2023.		
F (	Courtney E. Endwright BETZ + BLEVINS One Indiana Square, Suite 1 ndianapolis, Indiana 46204	

### SUMMONS

STATE OF 1	INDIANA	)	MONROE CIRCUIT COURT
COUNTY O	F MONROE	) SS: )	CAUSE NO.: 53C06-2310-CT-002303
	C. SALAHUDDIN	)	
THOMPSON	N,	)	
	Plaintiff,	)	
vs.		)	
	TEES OF INDIANA	)	
	Y, GUNNAR ORTL	•	
	ity, BRAD SEIFERS, pacity, W. QUINN BU	,	
	capacity, CINDY LU	. ,	
	l capacity, CATHY LA	. ,	
	l capacity, MICHAEL	. ,	
	capacity, JEREMY A.	.,	
	capacity, J. TIMOTH		
	his official capacity, K		
-	his official capacity, I	,	
,	in her official capacity,	,	
VIVIAN WI	NSTON, in her officia	al capacity, )	
KWAN J. W.	ALLACE, in his offici	al capacity,)	
and JOSHUA	A A. EAL, in his officia	al capacity,)	
		)	
	Defendants.	)	
TO:	Cathy Langham		
	The Board of Trustee	s of Indiana U	niversity
	Franklin Hall 200		
	601 E. Kirkwood Ave	enue	

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

Bloomington, IN 47405

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

Dated:\_\_\_10/16/2023

Clerk, Monroe Circuit Court

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522-49; Courtney E.

Endwright, Atty. No. 30557-49

BETZ + BLEVINS, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: <u>sblevins@betzadvocates.com</u>

I hereby certify that I served the Summons b	by certified mail and receive	ed back the attached
return receipt showing that the Summons and a copy	y of the Complaint mailed t	to Defendant Cathy
Langham was accepted by the Defendant on the	day of	, 2023.
I hereby certify that I hereby certify that I sattached return receipt was received by me showing t	·	
mailed to Defendant Cathy Langham was accepted	•	1
Defendant on the day of, 2023.	•	on semin or said
Date:	Courtney E. Endwright	
	BETZ + BLEVINS	1660
	One Indiana Square, Suite Indianapolis, Indiana 4620	
	muanapons, muana 7020	1

#### SUMMONS

STATE OF I	INDIANA	)	MONROE CI	RCUIT COURT
COUNTY O	F MONROE	) SS: )	CAUSE NO.:	53C06-2310-CT-002303
BEVERLEY THOMPSON	C. SALAHUDDIN	)		
	Plaintiff,	)		
vs.		)		
UNIVERSIT official capace his official capace his official ca in his official in her official in his official in his official in his official MORRIS, in SEIBERT, in B. SPEARS, VIVIAN WILLIAM	TEES OF INDIANA Y, GUNNAR ORTL ity, BRAD SEIFERS, pacity, W. QUINN B capacity, CINDY LU capacity, CATHY LA capacity, MICHAEL capacity, JEREMY A capacity, J. TIMOTH his official capacity, k his official capacity, k in her official capacity NSTON, in her offici ALLACE, in his official A. EAL, in his official	in ) UCKNER,) CCHESE, ) ANGHAM,) J. MIRRO, MORRIS,) Y ) CYLE S. ) DONNA ) J. and ) al capacity, ) ial capacity, )		
	Defendants.	)		
то:	Michael J. Mirro The Board of Trustee Franklin Hall 200 601 E. Kirkwood Ave		niversity	

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

Bloomington, IN 47405

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

10/16/2023

Dated:

Clerk, Monroe Circuit Court

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522-49; Courtney E.

Endwright, Atty. No. 30557-49

BETZ + BLEVINS, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: <u>sblevins@betzadvocates.com</u>

<u>imaddox@betzadvocates.com</u> <u>cendwright@betzadvocates.com</u> <u>litigation@betzadvocates.com</u>

I hereby certify that I served the Summon	s by certified mail and received back the attached
return receipt showing that the Summons and	a copy of the Complaint mailed to Defendant
Michael J. Mirro was accepted by the	Defendant on the day of
I hereby certify that I hereby certify that	I served the Summons by certified mail, and the
attached return receipt was received by me showin	g that the Summons and a copy of the Complaint
mailed to Defendant Michael J. Mirro was accep	on behalf of said
Defendant on the day of, 202	23.
Date:	
	Courtney E. Endwright
	BETZ + BLEVINS
	One Indiana Square, Suite 1660 Indianapolis, Indiana 46204
	manapons, mana 40204

### SUMMONS

STATE OF I	INDIANA	)	MONROE CIRCUIT COURT
COUNTY O	F MONROE	) SS: )	CAUSE NO.: 53C06-2310-CT-002303
BEVERLEY THOMPSON	C. SALAHUDDIN N,	)	
	Plaintiff,	)	
vs.		)	
UNIVERSIT official capace his official capace his official ca in his official in her official in his official in his official in his official MORRIS, in SEIBERT, in B. SPEARS, VIVIAN WI	TEES OF INDIANA 'Y, GUNNAR ORTL ity, BRAD SEIFERS, pacity, W. QUINN Bl capacity, CINDY LU- capacity, CATHY LA capacity, MICHAEL capacity, JEREMY A capacity, J. TIMOTH his official capacity, K his official capacity, I in her official capacity NSTON, in her officia ALLACE, in his offici	in ) UCKNER,) CCHESE, ) ANGHAM,) J. MIRRO,) . MORRIS,) Y ) CYLE S. ) DONNA ) , and ) al capacity, )	
	A A. EAL, in his offici	1 .,	
	Defendants.	)	
TO:	Jeremy Morris The Board of Trustee Franklin Hall 200 601 E. Kirkwood Ave Bloomington, IN 474	enue	niversity

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

Dated:\_\_\_\_

Clerk, Monroe Circuit Cour

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522-49, Endwright, Atty. No. 30557-49

BETZ + BLEVINS, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: <u>sblevins@betzadvocates.com</u>

I hereby certify that I served the Summons by c	ertified mail and received	l back the attached
return receipt showing that the Summons and a copy of	the Complaint mailed to	Defendant Jeremy
Morris was accepted by the Defendant on the	day of	, 2023.
I hereby certify that I hereby certify that I serv attached return receipt was received by me showing that	·	
mailed to Defendant Jeremy Morris was accepted by	1.	,
Defendant on the day of, 2023.		
Bi O	ourtney E. Endwright ETZ + BLEVINS ne Indiana Square, Suite 1 dianapolis, Indiana 46204	

#### SUMMONS

STATE OF	INDIANA	)	MONROE CIRCUIT COURT
COUNTY C	OF MONROE	) SS: )	CAUSE NO.: 53C06-2310-CT-002303
BEVERLEY THOMPSO!	C. SALAHUDDIN N,	)	
	Plaintiff,	)	
vs.	,	)	
UNIVERSITO official capace his official capace his official capace in his official in her official in his official in his official MORRIS, in SEIBERT, in B. SPEARS, VIVIAN WI KWAN J. W	TEES OF INDIANA TY, GUNNAR ORTH Eity, BRAD SEIFERS Apacity, W. QUINN E Capacity, CATHY L Capacity, MICHAEI Capacity, JEREMY A Capacity, J. TIMOTH his official capacity, I n his official capacity, in her official capacity NSTON, in her official A A. EAL, in his official	LIEB, in his ) , in ) BUCKNER, ) BUCKNER, ) LICHESE, ) ANGHAM, ) LI MIRRO, ) A. MORRIS, ) HY ) KYLE S. ) DONNA ) y, and ) ial capacity, ) cial capacity, )	
	Defendants.	)	
то:	J. Timothy Morris The Board of Truste Franklin Hall 200 601 E. Kirkwood Av Bloomington, IN 47-	renue	niversity

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

10/16/2023

Dated:\_

Clerk, Monroe Circuit Court

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522-49; Courtney E. Endwright, Atty. No. 30557-49

BETZ + BLEVINS, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: <u>sblevins@betzadvocates.com</u>

#### SUMMONS

STATE OF I	INDIANA	)	MONROE CIRCUIT COURT
COUNTY C	OF MONROE	) SS: )	CAUSE NO.:53C06-2310-CT-002303
BEVERLEY	C. SALAHUDDIN	)	
THOMPSO	Ν,	)	
	Plaintiff,	)	
vs.		)	
THE TRUCT	ΓEES OF INDIANA	)	
	TY, GUNNAR ORTL	IEB. in his)	
	eity, BRAD SEIFERS,	,	
	pacity, W. QUINN BI	,	
in his official	capacity, CINDY LU	CCHESE, )	
in her official	l capacity, CATHY LA	NGHAM,)	
in her official	l capacity, MICHAEL	J. MIRRO,)	
in his official	capacity, JEREMY A.	. MORRIS,)	
	capacity, J. TIMOTH		
	his official capacity, K		
	n his official capacity, I	,	
	in her official capacity	. ,	
	NSTON, in her officia		
	ALLACE, in his offici	1 .,	
and JOSHUA	A A. EAL, in his officia	al capacity,)	
	Defendants.	)	
	Detendants.	)	
TO:	Kyle S. Seibert		
	The Board of Trustee	es of Indiana U	niversity
	Franklin Hall 200		•
	601 E. Kirkwood Ave	enue	

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

Bloomington, IN 47405

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

Dated: 10/16/2023

Clerk, Monroe Circuit Court

rcuit Court S

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522-49;

Endwright, Atty. No. 30557-49

BETZ + BLEVINS, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: <u>sblevins@betzadvocates.com</u>

I hereby certify that I served the Summons b	y certified mail and received	d back the attached
return receipt showing that the Summons and a copy	of the Complaint mailed to	Defendant Kyle S.
Seibert was accepted by the Defendant on the	day of	, 2023.
I hereby certify that I hereby certify that I so attached return receipt was received by me showing the	•	
, ,	-	
mailed to Defendant Kyle S. Seibert was accepted	Бу	On benan or said
Defendant on the day of, 2023.		
Date:		
	Courtney E. Endwright	
	BETZ + BLEVINS	1770
	One Indiana Square, Suite	
	Indianapolis, Indiana 46204	†

#### SUMMONS

STATE OF 1	INDIANA	)	MONROE C	IRCUIT COURT
COUNTY C	F MONROE	) SS: )	CAUSE NO.:	53C06-2310-CT-002303
BEVERLEY THOMPSO	C. SALAHUDDIN N,	) )		
	Plaintiff,	)		
VS.		)		
UNIVERSITO official capace his official capace his official capace in his official in her official in his official in his official MORRIS, in SEIBERT, in B. SPEARS, VIVIAN WILLIAM WAN J. W.	TEES OF INDIAN TY, GUNNAR ORTH Tity, BRAD SEIFER TPACITY, W. QUINN capacity, W. QUINN capacity, CATHY capacity, MICHAE capacity, JEREMY capacity, J. TIMOT his official capacity in her official capacity in her official capacity ALLACE, in his off	TLIEB, in his )  AS, in )  BUCKNER, )  LUCCHESE, )  LANGHAM, )  EL J. MIRRO, )  A. MORRIS, )  THY )  KYLE S. )  y, DONNA )  ity, and )  icial capacity, )  ficial capacity, )		
	Defendants.	)		
TO:	Donna B. Spears The Board of Trus Franklin Hall 200 601 E. Kirkwood A		Jniversity	

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

Bloomington, IN 47405

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

10/16/2023

Dated:\_

Clerk, Monroe Circuit Court

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522-49; Courtney Endwright, Atty. No. 30557-49

BETZ + BLEVINS, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: <u>sblevins@betzadvocates.com</u>

<u>imaddox@betzadvocates.com</u> <u>cendwright@betzadvocates.com</u> <u>litigation@betzadvocates.com</u>

I hereby certify that I served the Summons by cer	ertified mail and received back the attache	d
return receipt showing that the Summons and a copy of the	the Complaint mailed to Defendant Donn	ıa
B. Spears was accepted by the Defendant on the	day of	
I hereby certify that I hereby certify that I served attached return receipt was received by me showing that t	•	
mailed to Defendant Donna B. Spears was accepted by	1,	
Defendant on the day of, 2023.		
BET One	urtney E. Endwright TZ + BLEVINS ne Indiana Square, Suite 1660 dianapolis, Indiana 46204	_

### SUMMONS

STATE OF I	INDIANA	)	MONROE CIRCUIT COURT
COUNTY O	F MONROE	) SS: )	CAUSE NO.: 53C06-2310-CT-002303
BEVERLEY THOMPSON	C. SALAHUDDIN N,	)	
	Plaintiff,	)	
VS.		)	
UNIVERSITO official capace his official capace his official cain his official in her official in his official in his official in his official MORRIS, in SEIBERT, in B. SPEARS, VIVIAN WILLIAM	TEES OF INDIANA Y, GUNNAR ORTL ity, BRAD SEIFERS, pacity, W. QUINN B capacity, CINDY LU capacity, CATHY LA capacity, MICHAEL capacity, JEREMY A capacity, J. TIMOTH his official capacity, K his official capacity, I in her official capacity NSTON, in her official ALLACE, in his official	in ) UCKNER,) CCHESE, ) ANGHAM,) J. MIRRO,) . MORRIS,) Y ) CYLE S. ) DONNA ) al capacity, ) ial capacity,)	
and 3031101	A A. EAL, in his offici Defendants.	) )	
то:	Vivian Winston The Board of Trustee Franklin Hall 200 601 E. Kirkwood Avo		niversity

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

Bloomington, IN 47405

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

10/16/2023 Dated:

Clerk, Monroe Circuit Court

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522-49; Gourtne

Endwright, Atty. No. 30557-49

BETZ + BLEVINS, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: <u>sblevins@betzadvocates.com</u>

<u>imaddox@betzadvocates.com</u> <u>cendwright@betzadvocates.com</u> <u>litigation@betzadvocates.com</u>

I hereby certify that I served the Summons by certified mail and received	back the attached
return receipt showing that the Summons and a copy of the Complaint mailed to	Defendant Vivian
Winston was accepted by the Defendant on the day of	, 2023.
I hereby certify that I hereby certify that I served the Summons by certification attached return receipt was received by me showing that the Summons and a copy	
mailed to Defendant Vivian Winston was accepted by	on behalf of said
Defendant on the day of, 2023.	
Date: Courtney E. Endwright	
BETZ + BLEVINS	
One Indiana Square, Suite 10	660
Indianapolis, Indiana 46204	

#### SUMMONS

STATE OF 1	INDIANA	)	MONROE CIRCUIT COURT
COUNTY O	F MONROE	) SS:	CAUSE NO.: 53C06-2310-CT-002303
BEVERLEY THOMPSON	C. SALAHUDDIN N,	)	
	Plaintiff,	)	
vs.		)	
UNIVERSITO official capace his official capace in his official in her official in her official in his official in his official MORRIS, in SEIBERT, in B. SPEARS,	TEES OF INDIANA TY, GUNNAR ORTLE ity, BRAD SEIFERS, pacity, W. QUINN BU capacity, CINDY LUC capacity, CATHY LA capacity, MICHAEL capacity, JEREMY A capacity, J. TIMOTH his official capacity, K his official capacity, I in her official capacity	in ) UCKNER,) CCHESE, ) ANGHAM,) J. MIRRO,) . MORRIS,) Y ) CYLE S. ) DONNA )	
KWAN J. W.	NSTON, in her officia ALLACE, in his offici A A. EAL, in his officia	al capacity,)	
	Defendants.	)	
то:	Kwan J. Wallace Indiana University Of 801 N Eagleson Aven		t Conduct

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

Bloomington, IN 47408

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

Dated:\_\_\_\_

Clerk, Monroe Circuit Court

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522-49; Gourtney E. Endwright, Atty. No. 30557-49

BETZ + BLEVINS, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: <u>sblevins@betzadvocates.com</u>

I nereby certify that I served the Summons by	y certified filaif and received back the	attached
return receipt showing that the Summons and a copy	of the Complaint mailed to Defenda	nt Kwan
J. Wallace was accepted by the Defendant on the	day of	, 2023.
I hereby certify that I hereby certify that I so attached return receipt was received by me showing the	·	
mailed to Defendant Kwan J. Wallace was accepted		1
Defendant on the day of, 2023.		
Date:	Courtney E. Endwright BETZ + BLEVINS One Indiana Square, Suite 1660 Indianapolis, Indiana 46204	

#### SUMMONS

STATE OF I	NDIANA	)	MONROE CIR	RCUIT COURT	
COUNTY O	F MONROE	) SS: )	CAUSE NO.: 5	53C06-2310-CT-002303	}
BEVERLEY	C. SALAHUDDIN	)			
THOMPSON	J,	)			
	Plaintiff,	)			
VS.		)			
THE TRUST	EES OF INDIANA	)			
<b>UNIVERSIT</b>	Y, GUNNAR ORTL	IEB, in his )			
	ty, BRAD SEIFERS,	,			
	pacity, W. QUINN B	. ,			
	capacity, CINDY LU	. ,			
	capacity, CATHY LA	- /			
	capacity, MICHAEL	.,			
in his official	capacity, JEREMY A	. MORRIS,)			
	capacity, J. TIMOTH	,			
•	his official capacity, K	,			
SEIBERT, in	his official capacity, I	DONNA )			
B. SPEARS, in	n her official capacity	, and )			
VIVIAN WIN	NSTON, in her officia	al capacity, )			
KWAN J. WA	ALLACE, in his offici	ial capacity,)			
and JOSHUA	A. EAL, in his offici	al capacity,)			
		)			
	Defendants.	)			
TO:	Joshua A. Eal				
	Indiana University				
	509 E. 3rd Street				
	Bloomington, IN 474	-01			

You are hereby notified that you have been sued by the person and entity named as Plaintiff in the Court indicated above. The nature of the suit against you is stated in the complaint, which is attached to this Summons. It also states the relief sought or demand made against you by the Plaintiff.

If you have a claim for relief against the Plaintiff arising from the same transaction or occurrence, you must assert it in your written answer.

10/16/2023 Dated:\_\_\_\_

**Attorneys for Plaintiff** 

Sandra L. Blevins, Atty. No. 19646-49; Jamie A. Maddox, Atty. No. 26522 Procurtney E.

Endwright, Atty. No. 30557-49

BETZ + BLEVINS, One Indiana Square, Suite 1660, Indianapolis, Indiana 46204

Phone: (317) 687-2222 Fax: (317) 687-2221

E-mail: <u>sblevins@betzadvocates.com</u>

<u>imaddox@betzadvocates.com</u> <u>cendwright@betzadvocates.com</u> <u>litigation@betzadvocates.com</u>

I hereby certify that I served the Summons by certified mail and received back the attached
return receipt showing that the Summons and a copy of the Complaint mailed to Defendant Joshua
A. Eal was accepted by the Defendant on the day of, 2023.
I hereby certify that I hereby certify that I served the Summons by certified mail, and the attached return receipt was received by me showing that the Summons and a copy of the Complaint
mailed to Defendant Joshua A. Eal was accepted by on behalf of said
Defendant on the day of, 2023.
Date:  Courtney E. Endwright  BETZ + BLEVINS  One Indiana Square, Suite 1660  Indianapolis, Indiana 46204